

## United States Department of Commerce Patent and Tracemark Office Address: Commissioner of Patents and Trademarks Washington, D.C. 20231

250657 SERIAL NUMBER

FIRST NAMED INVENTOR

ATTORNEY DOCKET NO.

08/250,657 05/27/94 MULHAUSER	P 802217061
0072003007 00727774 MOENHOOEN	EXAMINER
33N1/0821	ISABELLA, D
JASON M HONEYMAN	ART UNIT PAPER NUMBER
WOLF GREENFIELD AND SACKS FEDERAL RESERVE PLAZA	22
600 ATLANTIC AVENUE	3308
BOSTON MA 02210	DATE MAILED: 08/21/95
This is a communication from the examiner in charge of your application.	33,21,33
COMMISSIONER OF PATENTS AND TRADEMARKS	<b>~</b>
This application has been examined Responsive to communication filed on	5/27/54 . This action is made final.
A shortened statutory period for response to this action is set to expire month(s)	days from the date of this letter.
Failure to respond within the period for response will cause the application to become aband	
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:	
1. Notice of References Cited by Examiner, PTO-892.	ntice of Draftsman's Patent Drawing Review, PTO-948.
7	tice of Informal Patent Application, PTO-152.
5. Information on How to Effect Drawing Changes, PTO-1474.  6	
Port II SUMMARY OF ACTION	
1 187 Claims 48 - 64,73-76	
1. Claims 70 6 1 1 0	are pending in the application.
Of the above, claims	are pending in the application.  are withdrawn from consideration.
Of the above, claims	are withdrawn from consideration.
Of the above, claims	are withdrawn from consideration.  have been cancelled.
Of the above, claims	are withdrawn from consideration.  have been cancelled.  are allowed.
Of the above, claims	are withdrawn from consideration.  have been cancelled.  are allowed.
Of the above, claims	are withdrawn from consideration.  have been cancelled.  are allowed.
Of the above, claims	are withdrawn from consideration.  have been cancelled.  are allowed.  are rejected.  are objected to.
Of the above, claims	are withdrawn from consideration.
Of the above, claims  2.  Ctaims	are withdrawn from consideration.
Of the above, claims  2. A Ctaims   -47, 65-72  3. A Ctaims   48, 52,55-59, 61, 63,74-74  4. A Ctaims   49-50, 53, 54, 60,64, 23  5. Ctaims   6. Ctaims   7. This application has been filed with Informal drawings under 37 C.F.R. 1.85 which at 8. Formal drawings are required in response to this Office action.	are withdrawn from consideration.  have been cancelled.  are allowed.  are rejected.  are objected to.  are subject to restriction or election requirement.  re acceptable for examination purposes.
Of the above, claims  2.  Ctaims	are withdrawn from consideration.
Of the above, claims  2. Claims   -47, 65-72.  3. Ctaims   48, 52, 55-59, 61, 63, 74-76.  4. Claims   49-50, 53, 54, 60, 64, 23.  5. Claims    6. Claims    7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which as a constant of the corrected or substitute drawings have been received on	are withdrawn from consideration.
Of the above, claims  2. Claims   - 47, 65-72.  3. Claims   48, 52, 55-59, 61, 63, 74-76.  4. Claims   49-50, 53, 54, 60, 64, 33.  5. Claims   6. Claims   7. Clai	are withdrawn from consideration.
Of the above, claims  2.  Ctaims	are withdrawn from consideration.  have been cancelled.  are allowed.  are rejected.  are objected to.  are subject to restriction or election requirement.  re acceptable for examination purposes.  Under 37 C.F.R. 1.84 these drawings ent Drawing Review, PTO-948).  has (have) been □approved by the roved; □ disapproved (see explanation).  ed copy has □ been received □ not been received
Of the above, claims  2. Claims   - 47, 65-72.  3. Claims   48, 52, 55-59, 61, 63, 74-76.  4. Claims   49-50, 53, 54, 60, 64, 33.  5. Claims   6. Claims   7. Clai	are withdrawn from consideration.  have been cancelled.  are allowed.  are rejected.  are objected to.  are subject to restriction or election requirement.  re acceptable for examination purposes.  Under 37 C.F.R. 1.84 these drawings ent Drawing Review, PTO-948).  has (have) been □ approved by the  roved; □ disapproved (see explanation).  ed copy has □ been received □ not been received

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## Claim Rejections - 35 USC § 112

1. Claims 49,50,51,53,54,60,64,73 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 49, recitation of "the cartridge" is indefinite by itself. The common meaning of the term is not consistent with the manner the device is utilized as presently claimed. Applicant should recite structural elements that comprise the cartridge.

Claim 50, there is no structure recited which provides the opening as claimed.

Claim 51, should recite that the cartridge includes a surface forming a base to which the .. seatable.

Claim 53, should recite that a top surface extends from... sidewall.

Claim 54, what elements or structure define the "door"?

Claim 60, it is not clear if the shaft is the advancing means?

Claim 64 fails to provide a nexus between the elements as claimed.

Claim 73, there is no structure recited that further defines the distal end to perform the intended function.

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## Allowable Subject Matter

- 2. Claims 49,50,51,53,54,60,64,73 would be allowable if rewritten to overcome the rejection under 35 U.S.C. § 112.
- 3. Claims 48,52;55-59,61,-63,74-76 allowable over the prior art of record.

Any inquiry concerning this communication should be directed to DAVID J ISABELLA at telephone number (703)308-3060.

DAVID J ISABÈLLA PRIMARY EXAMINER

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August 17, 1995